

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF PENNSYLVANIA

ALLEN MORSLEY,
petitioner

CASE# 1:01-CV-01003

VS.

DONALD ROMINE,
respondent

MOTION FOR DOCUMENTARY EVIDENCE IN
ACCORDANCE WITH 28 U.S.C SECTION §
2247 OF FEDERAL CIVIL JUDICIAL PR-
CEDURES AND RULES , WITH INCORPO-
RATED MEMORANDUM OF LAW. (L.R. 7.5)

FILED
HARRISBURG PA

MAR 05 2003

MARY E. D'ANDEA, CLERK
Per 9/18

COMES NOW , ALLEN MORSLEY (hereinafter "petitioner") appearing pro se, in the above captioned matter , and hereby moves this Honorable Court pursuant to federal rules of civil procedure 28 U.S.C. Section § 2247 [O]r any other rule that **this Court Finds Appropriate** ' To Compell Discovery in the interest of Justice . Section § 2247 Declares the following :

"On application for writ of habeas corpus" documentary evidence , transcripts of proceedings upon arraignment , plea and sentence and a transcript of oral testimony introduced on [a]ny previous similar application by or in [b]ehalf of the same petitioner [S]hall be admissible.

In the instant case before this court , the petitioner has forwarded [A]rgument that [I]f proven would clearly show that the petitioner is being held in **Violation** of the **Laws** and [T]reaties of the united states of America ' As Lack of personal Jurisdiction is Waivable defect , While **Lack of Subject Matter Jurisdiction** Is [N]on-waivable defect which can be raised at any time . And the petitioner prays that this Honorable Court Order that [A]ll Documentary Evidence Associated with the petitioners [A]lleged **Indictment** , Information , Or Investigation Leading to Petitioners Arrest . Including **Tapes, Pictures** ,

Reports , promises , statements , Interviews , And [A]uthoritys Including Titles of Officers , Who have Authorized Taps , Wires , Charge and Arrest of the petitioner.

The petitioner Avers the Following :

1.

On May 28, 2001 Petitioner Submitted Petition for For Writ Of Habeas Corpus pursuant to Title 28 § U.S.C. Section 2241 (C)(3) , With Incorporated Memorandum of Law .

Petitioner Argued that Court was [W]ithout Subject matter Jurisdiction To entertain The Indictment Against the Petitioner ' Because the petitioner was [N]ever [I]ndicted . On Aug. 6, 2001 Respodent filed a traverse which never Once Denied that the petitioner is [B]eing [I]llegaly Detained . [N]or has the respondent Denied that the Petitioner is a '[C]itizen of the United States.

2.

The petitioner has Forwarded to Counsel for the Respondent " Within" The Last three months ' A Letter which Clearly Allowed the Respondent To Begin Talks Concerning a [W]ay That this Matter [M]ight be Resolved . Which respondent [H]as for the sake of Argument [R]ejected . So the petitioner has no other ' Choice [B]ut [P]rove to the respondent that [I]am being [I]llegaly Detained. And In [D]oing this ' The petitioner [M]ust be Allowed To bring Forth the [E]ntire Record this Day 13th FEB 13 , 2003.

*Mr. Allen Morsley **

THRESHOLD MATTER

The petitioner Is compiling **Evidence** (Exhibits , And Facts to Satisfy Burden that respondent has **inescapebly** shifted to the petitioner in complete **silence**. Petitioner has repeatedly , Attempted (to the best of his ability) To envince through the record ' and **Law** that petitioner is being **Detained [I]llegally** , Which respondent has yet to admit (**REQUEST FOR ADMISSIONS**) Nor **Denie** . SEE (**RULE 8 (d) Of CIVIL JUDICIAL PROCEDURE**;(English Rules under the Judicature Act;) (The Annual practice ,1937) 0 . 19, r.r. 13, 18.) The petitioner has Diligently Pursued dicoverly in Good Faith . And prays that this **Honorable Judge** Compell **Dis-**covery Along with [I]n **Camera Review** .

STANDARD OF REVIEW

HAINES VS. KERNER, 404 U.S. 519, 30 L.Ed.2d . 625 .;

As the petitioner is a Layman of Law , Petitioners Litigations Should be held to Less Stringent standards than a Lawyer .

STATEMENTS OF FACTS...

On [S]ept 23. 1993, Petitioner was arrested [B]y **A.T.F.** ' who Said that they were Acting Off **[T]ip** from informant [W]ho they have **Never** [U]sed before . Whom Advi- them that **[T]he** person that they were looking for **frequently** stops by the appart- ment on kidd row street.(Kidd Row is A **Apartment Complex**) Although agent fannelly would testify **[T]ruthfully** (detention hearing) Stating that he had [N]ever Actu- ally **Seen** the person [O]r **persons** that he was looking for , he nevertheless **ent-**ered the apartment that [U]nrealiable informant ' [D]iscribed .

Upon entering the apartment ' Agent fannelly found five (5) [A]frican [A]merican Males. One of which was the petitioner . Agent Fannelly Stated among other things (at detention hearing Sept. 27 1993) THE FOLLOWING :

"that some one in the house motioned"
that the petitioner was the one they
were looking for".

[A]fter removing the petitioner from the apartment. ' the petitioner was placed in the parking lot where a patrol cars headlights could shine on the petitioner from head to toe . After being viewed by some one who the petitioner has never been made aware of ' [A]gent fannelly [A]dvises the petitioner that they were looking for a gentleman by the Name "Roy -Lee [O]r Raleek. The petitioner then assured Agents that he was **neither person !** Agent Fannelly then stated " That they were Told " that [H]e (The petitioner) Could [I]dentify [W]ho they were looking for ,, when the petitioner Continued to Assure Agent fannelly that petitioner had know idea who these people were , Agent Fannelly then Stated that he could **Easily** make sure that petitioner could take [T]here [P]lace.

Petitioner was then taken to the Raliegh police Department , where he was choked while **Allegedly** being viewed by Goverment witness **Fletcher Johnson** . SEE TTs.#57

This is Fletchers Version of what happened :

" He Asked Me - He Wanted Me To Come Down To [I]dentify,"
Because [H]e Think [H]e Got The Gentleman , [R]oy Lee .

The petitioner was the [O]nly person in the Room , With The Officer (Ray Moss) Who Was **Choking** Petitioner in front of A One way Mirror While Fletcher Johnson (Who) This Officer Called To Identifie the petitioner . (Note) that Initially Fletcher Johnsons **Roy Lee** Was [S]tout , The Only Distinguished Trait that Any One has Ever Agreed on . The Other Discriptions were " **Medium** To Dark Complextion , **Average Height ?** Carries Large Sums Of Money ? No Age , No Eye Color , No Hair color , No Tattos Or Marks , No Facial Hair , Or Lack there Of. And Although the petitioner doesnt fit any of the Discriptions that were

Put Forth by Any Witness , Fletcher Johnson Still Had A Problem with Identifying the petitioner in the court room ' where there was another small [A]frican American at the Defense table . Yet [A]gent fannelly Stated under **Oath that Alleged** Co-conspirator Fletcher Johnson Identified the petitioner As the [I]ndividual John [D]oe . This **Show Up Took Place on Sept. 23 1993.** The same day that the Petitioner was Arrested . Ironically ' the **Alleged** Indictment [O]r Criminal Information That the Government alleged charged the petitioner ' was filed **June. 6, 1993 , [O]r July 6. 1993 ,** The dates Are Conflicting , Yet the petitioner Excepts **June 6. 1993** As [B]eing true ' As it is the **A.T.F. Alleged Date .** (They are the one who **Secured The Indictment** - And Submitted the case for presecution) .

What agent fannelly failed to [E]xpose to the court ' was that he had not [O]nly been trying to find out [W]ho [R]oy-Lee Was ' But that he was also Un-sure Whether **Detective Ray Moss'es [P]hantom** Raleek (O)r Ralieggh was Infact the [R]oy-Lee . As fletcher johnson [G.W][**Licensed Firearm Dealer**] Who Had Sold In Exsses of **1500 Firearms; Who Had Also Failed to Keep Records In Violation of Law.** After [N]umerous interviews 'Remembered that he had sold firearms to a Person Name **Roy-lee[*]/1**. Detective Ray Moss* Then Conferred to Fletcher Johnson **"And"** A.T.F. Agents ' A Story Concerning A Drug Dealer Named **"Ralieggh"** An- Wondered [O]penly [W]hether Roy-Lee Could Infact be **"Ralieggh".....** Yet fletcher johnsons **Statements** about [R]oy lee was not very Helpfull !

#.1

He said that Roy lee lived at "A" Rooming house on **bloodworth and Harget St.** (yet nothing has been entered on the record' as to what information was Un- (Covered from Known Fact.)

#.2

He said that he met Roy lee at Mcdonalds when he [S]old him the Firearms.(On another Occassion he went to roy lee's room at rooming house on bloodworth and Harget.)

#.3

He said he had [S]topped dealing with Roy lee because he was **Un-reliable.**

#.4

And [M]ost [I]mportant ' when fletcher johnson was [S]ent out to conduct sales by [W]ire , recorded phone calls , And Dummy Pagers; Inwhich he made known all [A]lleged Co-conspirators . He was Unseccessfull in any ' [I]f Any Attempts were made , To Involve the Roy lee into investigation .

The [R]ub Came when he was trying to seek information in [R]ecorded Conversation With [K]nowing sting Target [A]drea Hendricks ' . Fletcher Johnson began by Asking [Future Goverment Witness] Andrea Hendricks [W]hether He [K]new Roy Lee ? whereupon andrea hendricks Would [C]ontinue Assuring fletch Johnson that he had [N]ot ! Fletcher would next Question whether he [K]new Baldhead ? which Andrea Continued assuring him that he did [N]ot [K]now this person ! Saying that [I] do not know [A]ny [O]ne With that [N]ame Later on after andrea had allowed fletcher to turn the conversatio torwaeds selling his house(Which was Confiscated by Goverment) Andrea asked fletcher whether He Is Talking About Ra-leek ? Fletcher Johnson , Quickly Says ' Yeah , Thats WHO Im Talking About ! Do you have his Number ? Andreas Answer was that He Doesnt ? Do You Know How To Get Up With Him ? Andreas answer was that He Dosesnt know how to get up with Him Fletcher Johnson Says When Is The Last Time You Saw Him ' Andreas Answer was that he Had Seen Him At A Club A While Ago . (This Tape Was Never Played At The Petitioner Trial . And When Trial Counsel Attempted to Cross Andrea Concerning this tape ! The Court Ruled that Counsel could Not Regard the transcripts of the tapes ? WHICH HAD MADE IT INTO PETITIONER TRIAL AS POLICE REPORTS ! As Statements , as they were records of how the police perceived took place, As The Witness had not Signed Any Statement . And if counsel couldnt refresh his memory ' then he just doesnt remember . [Note] That it was on this very tape , that Fletcher Johnson Asked Andrea Hendricks [W]ho He was Going to Get the Drugs From That He Was [Purchasing] For Goverment Informant Fletcher Johnson , Johnson Pulled this Off By Saying that [H]e Might Know Him ! Whereupon Andrea Hendricks Assured him that He Didnt , Saying that this Guy Us From New York ' [H]is [N]ame[I]s [K]eith ! Yet On the Stand ' Andrea Hendricks said that it might have sounded Like he said Keith , But What He Said Was [R]aleek ! [N]ote that agent , and Detective that Manned the wire testified that he infact did say keith !

The Rub was that they were never looking for and individual by **any** Of these names' [U]ntil Detective Ray Moss , Heard the name **Raleek** mentioned over the wire tap. As detective ray moss ' was very interested in this person , who [H]e [B]eleived Just Might be [T]he **Raliegh** Who has evaded the raliegh police department for some Time . So this detective used the investigation Conducted by the **A.T.F.** To Get any [I]nformation that he could about this **Raleek** . Yet they would soon realize that the people that said that they [K]new **Raleek (O)r Raliegh** ' didnt know the thing that would lead them to this individual :

#.1

They didnt know where he lived .

#.2

they didnt know his phone number .

#.3

They didnt know what kind of car he drove , or if he had a car .

#.4

And **Most [I]mportant** , They [D]idnt know [W]hat [H]e [L]ooked [L]ike .

At the detention hearing on **Sept. 27, 1993** Counsel for the petitioner **Inquired** ' whether there were [A]ny Controlled sales in this investigation ? **Acting U.S. Attorney** quickly Objected , stating that counsel for the petitioner had gone **beyond [I]dentity** ' and had gotten into **Dicsovery** ! Counsel for the petitioner [A]rgued that it had **every thing** to do with identity ' as **agents** might have had opportunity to view [A]ll those **In the [I]nvestigation** (pg # 12 detention heraing) After court Overruled (pg #13 detention hearing) The question was put this way :

Counsel

" where there any controlled purchases" of [E]ither firearms or [A]ny type of narcotic substance that is the basis for [T]his [I]ndicment ?"

Judge

" the court interjects , Well As Against"
the individual known as "Raleek" ?

Agent Fannelly

" [N]o, MA'AM , there [W]as [N]ot .

When asked whether he knew the persons [N]ame who [I]ndicated that this is
"Raleek" Inside the Apartment ? Agent fannellys Answer Was :

Agent Fannelly

" [N]o, MA'AM , I [D]o [N]ot know his name".

[I]ndictment was[S]ecured BY Fayetteville Field Division , Investigation [#]
13530 93 2504 L , And Submitted To James R. Dedrick , U.S. Attorney for Ra-
liegh North Carolina , For Prosecution For the Following Violations : 18 U.S.C
Section 371 chapter 19 , Title 18 U.S.C. Section 924(C) , Chaapter 44 .

Additional Charges were filed against Alleged Co-conspirators for [C]ontroll-
ed [S]ales . SEE EXHIBIT # 2.Z .

Although Freedom of information Was Released in part to the petitioner on May
'15 , 2000 , By A.T.F. Department . And Further Denied on July 25, 2000 ,
With Note that if petitioner wanted any further evidence he would have to Con-
act U.S. Attorneys Office ,. Petitioners Request Was for any Information th-
at Named [E]ither Roy lee , Raliegh , Raleek , Ron lee , Or Baldhead . Infor-
mation was thus, cut down to the Names Themselves. SEE EXHIBITS # 1 through 5 .

During petitioners trial T.T.s pg.# 56. Fletcher Johnson Testimony was that
[T]hey (investigating Authoritys) [W]anted to [K]now [W]ho [R]aleek [W]as ?
And [T]hey didnt Know [W]ho Roy lee was ! Fletcher johnson further admits
that they (Detective Moss - Agent Fannelly) Were [A]sking [I]f ? raleek -
and roy lee [C]ould [B]e the [S]ame person . Further stating that :

" [T]o [T]hem , [M]y pronunciation of mr. [R]oy lee "
[D]idnt sound [R]ight [T]o [T]hem . tts. pg #56.

Fletcher Johnsons testimony at trial was that [I]t Was the [P]olice who were Interested in the name "Raleek" . Infact After the Acting* U.S. Attorney Shifted The Presumption (F.C.P. 801) at Detention hearing ' Held on Sept. 27, 1993 . Where Agent Testified that Alleged Coconspirators had Identified the petitioner ,; By allegedly [S]howing Them [Stanley leach , Andrea Hendricks] [A] [S]ingle [P]hoto of the petitioner ! [Together] At the [S]ame [T]ime , is Brutally [S]uggestive . But Ironically ' A Lie .

On Sept. 27, 1993 . when the petitioner was being held in the cell , A Agent , who the petitioner has never seen before , came to the holding cell. and advised petitioner that he was [N]ot going to see the judge so that I Could be Released until Petitioner Takes a Picture (Which petitioner had ' refused to do up until this time) And allow hisself to be fingerprinted! Where upon petitioner did complie . taking the finger prints first , and then allowing a photograph to be taken Two (2) Feet Away from the holding Cell . Before this Officer could walk Away petitioner was taken into the court room to see the Judge ! With the exception of petitioners Counsel 1 (Ms. Aguire) There were Four (4) Other people in the court room ! One(1) Was the Judge , (2) The court reporter , (3) Acting * U.S. Attorney Ms. Chris. Hamilton , And The [4] Was [A]gent Fannelly 'Who Took the Stand .;

Petitioner States that It is [A] known Fact that he Could not have known what Co-conspirators where going to say When ? They Had A Chance To look at the Picture . As it was impossible that they could have viewed the picture this Agent (Unknown) Had taken Only Seconds Before Agent Fannelly would be called to Testifie . It is Also [W]ell worth noting that Stanely leach , and Andrea Hendricks Would be Taking plea this very Day . with a promise to testifie about a person that they had neither Spoken about prior To this DAY . Sept. 27 1993.

[N]or where there [A]ny [S]tatements [M]ade by Either of governments witnesses Before the [G]rand [J]ury ! Acting* U.S. Attorney Assured trial judge that - there were [N]o signed statements .

Yet Trial judge would Instruct the jury ' that petitioner was [K]nown As **Raleek** , Also [K]nown As **"Baldhead"**. [*/1]. Without Ever [A]ctually ' [K]nowing w-hat the witnesses testimony would be !

Infact , when goverment witness **Claudia Sims** took the stand and testified that the petitioner and [R]aleek were **Two [D]ifferent people**

Acting U.S. * Attorney Assured the trial judge that [S]he had [K]now [I]dea , that claudia sims would take the stand and call the petitioner by another name. (note- claudia sims would testifie that detective **"Ray Moss"** * is the one who ' came to her [H]ouse / and told her that "Raleeks" True name was **Allen Morsley**.)

It should also be kept in mind that Ms. Claudia sims was [N]ever shown the Single Photograph of the petitioner . yet testimony and evidence was introduced concerning claudia sims ' **pager** , **cars** , and papers . that Acting * U.S. Attorney Assured the court that shè would be able to Connect all evidence to the petitioner through claudia sims ' who Acting U.S. * Attorney would call a Lye- when she denies that she told **Dectective Ray Moss** * that "Raleeek" put the cars in her Name , And that ' After he put them in her name they were good as ' Hers . [C]laudia Sims ' Also testified Under [O]ath that she had seen raleek at a Gas station During petitioners [T]rial . and when asked whether she [E]ver [S]een Raleek and the Petitioner At the [S]ame Time . **she answered** ' that she had ! And discribed the manner in which it had taken place .

[C]ounsel for the petitioner (**Robert Cooper**) Also put before the court' testimony to the Affect that he had **questioned Claudia Sims** concerning her Alleged S-statements to the goverment , And stated that Claudia **Denied** that she had made statements put forth by goverment . and was inquiring with trial judge how hee should proceed [I]f' Goverment witness **Denied** what she [C]laudia Sims] had stated to Counseler ?

Although Acting * U.S. Attorney **Alleged** that she was unaware that claudia Sims would testifie that petitioner [W]as [N]ot [R]aleek , **The Goverments** ' next witness Would Be **[T]eshomi Crenshaw** , Who would **allegedly Unkown to Acting * U.S. Attorney** (O)r the Trial judge bring forth testimony that claudia sims **Purportedly** Came to her house (Teshomi Crenshaw) and told her that she should **testifie** that it was a **[C]ase** of **[M]istaken [I]dentity** .

Yet counsel could do but so much to counter Acting * U.S. Attorney focuse-d attempt to bring this **matter before the jury** . As Trial Judge Ruled - that it was An out-of court statement , and began giving Acting *U.S. attorney Case Law to that Affect . Also warning her that the case law was rather **[C]lear** on the matter . But the **[R]ub** was that Acting* U.S. attorney had not long before ' Assure the court that she had Know Idea what Claudia sims would say on the stand ? Teshomi Crenshaw was allowed to Testifie Under **404(b) evidence** . Teshomi had been Arrested on kidd row st ' with **cocaine** in her purse ' that she had know Idea how it how it got there ? The court **Instructed** the jury that **404(b) evidence** would be **"Allowed"** For the sole purpose to prove **[I]ntent - And - [M]otive** ' and could not be used for any other purpose ! Petitioner argued that **"even"** **[I]f** such evidence was **True** ' It was nevertheless **Outweighed** by prejudice (403) . yet the trial judge countinued to instruct this **jury** in this manner . when the petitioner appealed this case to the court of appeals ' The Fourth Circuit **Agreed** that it (404(b) evidence) was far outweighed by prejudice, But ultimately ruled that it was **[R]ightfully Introduced** for the purpose ' of **[I]dentity** ! BECAUSE THE PETITIONER-----DENIED THAT HE WAS RALEEK! petitioner will include portions of the information received from **A.T.F** In this Motion for the courts in camera inspection . as it will soon be rather clear , that petitioner was Indicted by way of **Substantial Assistance** ' and the court (Trial Judge) Attempted To **Create** his Own **[J]URISDICTION** .

AND THE PETITIONERS DETENTION IS ILLEGAL ACCORDIND TO LAW .

Coupled with the [F]act that [T]rial [J]udge James C. Fox [I]nstructed ' Jury that petitioner [W]as [C]harged . And Likewise That Petitioner ' [W]as [A]lso [K]nown [A]s [R]aleek [A]lso [K]nown [A]s [B]aldhead .SEE EXHIBIT # 6. Then the protections that the Fifth Amendment placed ' Upon the court [D]ont Even Exsist ! And the petitioner suffers anew .

Further, petitioner could etsablsh every [F]act , That he is being.. , and has been ! **illegaly Detained Under the Color of Law ' As the law is rather Clear in this Context . [I]fact its [I]n the United States Consti- tution .**

INCORPORATED MEMORANDUM OF LAW

On May 28th 2001 . petitioner Submitted [petition] for Writ of Habeas Cor- pus , Pursuant to Title 28 U.S.C. Section 2241 (C)(3), With Incorporated Memo- randum of Law . Petitioner argued that court was without **Subjectmatter ' [J]urisdiction** to entertain [I]ndictment Against petitioner . On Aug 6 2001 , Repondent Filed traverse Which [N]ever [O]nce ' denied that petition- er [I]s being [I]llegally [I]mprisoned , Nor that petitioner [I]snt A Ci- tizen Of the United States .

In United States Vs. Agurs, 427 U.S. 97, 96 Sct. 2392. the court Held;

"that where evidnce which is undisclosed" to the defense before trial, demonstr- ates that the prosecution has used tes- timony it knows [O]r should have known is false , the conviction must be reve- rsed if there is any reasonable likeli- hood that it could have affected the j- udgement of the jury".

That [I]ncludes **Statement** taken by A.T.F. Agents And Detectives , SEE ALLMONT Vs. UNITED STATES, 177 f2d. 971, 976 (3rd. Cir. 1949) ; Title 18 U.S.C. Section § 3500. (e)(1),(e)(2), and (e)(3), Defines The Term "Statement". 3500. (a), (b) and (c) . Headed Demands for production of statements 'and reports of Witnesses .; [D]iscribes the [O]rder inwhich they must be [P]roduced .

In the instant case before this Honorable Judge ' the petitioner [H]as presented [J]urisdictional claim that he is being detained in Violation of the [U]nited [S]-ates [C]onstitution , And [T]reaties of the United States' Before a court of [L]aw. The petitioner has Also [B]y Motion Rule 36(a) requested in good Faith that ' Counsel for the repondent [A]dmit such Facts . SEE E .g., Ark- Tenn Distributing Corp Vs. Breidt , 209 f2d. 359 (3rd. Cir 1954).

Admissions would done **Much** more than [J]ust narrow down the issued ' It would have given **Respondent** the [P]erfect chance to Denie each and every Claim inwhich petitioner **Basis** his claims for relief .

the Supreme court held "In" HARRIS-VS.-NELSON, 394 U.S. 286 at 299-301, 89 Sct. 1082, at 1090-1091, 22 LEd.2d 281 (1969); SEE BRACEY-VS-GRAMLEY, 520 U.S. 899, 138 LEd.2d. 97 (1997);

"where specific allegations before the court show reason " to beleive that the petitioner may , if the facts are fully developed , be able to demonstrate that he is confined ' illegally and is therfore entitled to relief , it is the duty of the court to provide the necessary facilities and procedures for an adequate inquiry";

"Obviously , in exercising this power , the Court may " utilize familiar procedures , as appropriate , whether these are found in Civil (O)r Criminal Rules or Elsewhere in the " usages and principles of Law."

Also SEE UNITED STATES VS. BAGLEY, 473 U.S. 667 (1985) (Holding);

"suppression by prosecution of evidence favorable" to the accused violates Due Process where there-
reasonable probability that result of proceeding
would have been different, had evidence been d-
isclosed to defense.

During the petitioner trial ' Trial Judge Himself became a Witness when he
Instructed the [J]ury "That the Petitioner Was [C]harged . And further '
when [H]e Instructed the ³ [J]ury That the Petitioner [was] Also Known As
"Raleek" Also Known As Balhead³. As Acting* U.S. Attorney had Assured "
Trial judge that there were [N]O Signed statements made by Any Witness !
[THIS TOOK PLACE AS PETITIONER REQUESTED INFORMATION CONCERNING HOW HE WAS]
[CALLED TO ANSWER INDICTMENT WITHOUT EVER BEING CHARGED] So from what
Basis Could trial Judge Assume that the petitioner was Known Also As Raleek'
Also Known As Baldhead ? When there was Know Witnesses Who had Taken the
Stand ? During the petitioners Trial , Petitioner Attempted to [I]mpeach
witnesses concerning the Only transcripts that were Available . And the Ju-
dge Ruled that these were [N]ot Statements Made by the Witnesses ' But
Reports Written by Police officers Discribing how they percieved what took
place during Said [I]nterviews . Ironically , the officers will all
testifie that they had never seen the petitioner , that they were given a tip,
by a person that has never been named ' but who the [P]olice Admitt they have
never used . The Names were conflicting , there were [N]o discriptions in the
Alleged [I]ndictment . So from what Basis was the Petitioner Known to Trial
Judge ? FEDERAL RULES OF CRIMINAL PROCEDURE : RULE 605, COMPETENCY OF JUDGE
AS WITNESS. ' States the following :

" the judge presiding at the trial may not testify in that trial as a"
witness . [N]o objection need be made in order to preserve the
point. ; (New Jersey evidence rule 42)

" the rule provided an "Automatic" "Objection" . to require an actual"
objection would confront the opponent with a choice between not obj-
ecting , with the result of allowing the testimony , and objecting ,
with the probable result of excluding the testimony but at the price
of continuing the trial before a judge likely to feel that his inte-
grity had been attacked by the objector ".

In the instant case before this Honorable Judge ' The Facts Alone Clearly Support petitioners Claim that he has Suffered a Manifest "Injustice". And Motion To Amend In Accordance With Local Rule 7.5 [W]ill ' Include A Jurisdictional Argument that petitioners Trial Suffered from Strucuaral D-effect , that can not Be Viewed under Harmless error Standard .

Furthermore , petitioner was arrested because of a "Tip" from [U]nreliable informant , then Literally shown to Alleged Co-conspirators , who were ' Caught Red Handed Violating A Number Laws . And then were Asked ' By the Same Officers Who Could Offer Any Way [O]ut of Such A Jam ? Whether They ' Knew ? this person or that person ? Surely these officers Knew that in Such a Position , It would have been not Only Wise ' But Lawfull, to make- [C]ertain that suchperson would not be Willing , [T]o point the finger at any [O]ne to Save themselves . [The Innocent], .

Infact , it is inconceivable to phanthom that someone trained in the [S]cience Of Law Enforcement , could in good faith ' [P]rofess , that there is [N]ot "A" Greater Risk in using Statements²by people who have been promised that any [I]nformation given ' [W]ill be counted towards the sentence that [T]hey Will Receive (especially when there allowed to place the crime inwhich they have been caught [R]ed Handedly , [O]n the shoulders of [A]nother .

In the case before this court , it [I]s [I]ronic that None of these Witnesses were taken before the [G]rand [J]ury ! Not One [H]ad Made A Signed Statement ? [Borrowing From the Words of Trial Judge] , [N]ot Indicted for Any Controlled Sales . [Testimony By Alleged Head Agent at Detention Hearing] Never seen by Any Officer Conducting Investigation , Who [C]ould identifie the petitioner . [Testimony by every Agent - Detective] Exhibits will Now show that there was also [A]nother Possible Name Included with the confusing Baldhead , Ra , Raleek , Roy lee . As petitioner has dicovered that Raliegh [I]s ' .

[B]aldhead . SEE EXHIBITS # 1-Through-5. Also for this courts In Camera Inspection the petitioner has included F.B.I Search for names that petitioner [I]s Known [B]y . SEE Exhibit # 6. Furthermore , it [I]s evident that Counsel for the respondent [M]ust be [R]eminded ' Along with his Superiors, of the Basic [D]uty of Counsel for the [G]overnment :

"the united states Attorney is the representative not of an ordinary party to a controversy , but of a sovereignty whose obligation to govern impartially is as compelling as its obligation to govern at all ; and whose interest , therefore, in a criminal prosecution is not that it shall win a case , but that justice shall be done. As such , he is in a peculiar and very definite sense [T]he [S]ervant [O]f the [L]aw , the twofold aim of which is that guilt shall not escape [O]r innocence [S]uffer. [I]t is as much his duty to refrain from [I]mproper methods [C]aculated to produce a wrongful ' Conviction as it is to use evry legitimate means [T]o bring about a [J]ust one. [SEE]

BERGER VS. UNITED STATES, 295 U.S. 78, 88, 55 Sct. 629, 633, 79 L.Ed. 1314(1935) ; overruled on other grounds, STIRONE VS. UNITED STATES, 361 U.S. 212, 80 Sct. 270, 4 L.Ed.2d. 252 (1960). in the instant case before this Honorable Judge the petitioner is being [O]bstructed from securing statements from witnesses ' that testified during and after petitioners trial. SEE GIGILO VS. UNITED STATES, 405 U.S. 150 (1972);

"when reliability of witness may be determinative" of guilt or innocence , nondisclosure of evidence that affects credibility is [D]enial of Due process."

Furthermore , where petitioner seeks potentially exculpatory evidence in records, Court should conduct in camera review to determine exsistence of exculpatory evidenc . SEE PENNSYLVANIA VS. RITCHIE, 480 U.S 39 (1980) . Petitioner further argues that Historically , the [G]rand [J]ury has been regarded as a [P]rimary ' Security to the Innocent against Hasty , malicious and Oppressive Prosecution ; SEE WOOD VS. GEORGIA, 370 U.S 375, 390, 82 SCT. 1364, 1373, 8 L.ED.2D. 569 (1962) ;

"it serves the invaluable function in our society of " standing between the accuser and the accused..... to determine whether a charge is founded upon reason or was dictated by an intimidating power or malice and personal ill will".

Also See HURTODA VS. CALIFORNIA, 110 U.S. 516 (1884); UNITED STATES VS. CALANDRA, 414 U.S. 388 (1974);

"Fifth Amendment [R]equires Indictment by Grand Jury " to Prosecute Serious Crimes in Federal Courts."

[O]therwise ' The Court Lacks Jurisdiction . SEE ALEXANDRA VS. LOUISIANA, 405 , U.S. 625 (1972); SUNAL VS. LARGE, 332 U.S. 174, 182, (1974); HAILEY, 580 F2d. at 115 [Citing Hill, 368 U.S. at 428].

[I]n the instant case before this Honorable Judge ' it Appears that case against Petitioner [R]ests [C]ompletely On The [T]heory ' that [G]rand [J]ury ' [M]ay De-
legate its Authority to [I]ndict ! Although the Supreme Court "In" RUSSELL VS. UNITED STATES, 369 U.S. 749 8 L.Ed 2d. 240, 82 SCt. 1038 ; Has [S]tated it Well !
(Concerning the Fears Assosiated with Allowing A Judge to Amend an Indictment).
Also See Orfield , Criminal Procedure From Arrest To Appeal , 243. ; Yet the B-
est Example Comes From the Constitution [I]tself . There can Be [N]o Doubt that
the United States Constitution [Must] Be Upheld ! and recognized as the Fabric ,
From which [A]ll Laws ' And Decisions Shall Flow

PREAMBLE.....

WE THE PEOPLE of the United States , in Order to form a perfect Union , establish Justice , insure domestic Tranquility , provide for the Common d-
efence , promote the general Welfare, and secure the Blessing of Libertyto ourselves and our Prosterity , Do ordain and Establish This CONSTITUTION for the UNITED STATES OF AMERICA.

ARTICLE VI (in part reads)

This Constitution , and the Laws of the United States which shall be made in Pur-
suance Thereof; and all Treaties made, or which shall be made , under the Authority of the United States , Shall be the Supreme Law of the Land ; and the Judges in every State Shall be Bound thereby , Anything in the CONSTITUTION or LAWS of Any State to the Contrary Not-
withstanding.

THE FIFTH AMENDMENT (in Relevant part Reads)

[N]o Person [S]hall Be [H]eld to Answer for A Capital Or Otherwise [I]nfamous Crime , Unless On A Presentment Or Indictment Of A Grand Jury ;
[N]or Be [D]eprived Of Life , [L]iberty , Or Property [W]ithout
[D]ue [P]rocess Of [L]aw.

CONCLUSION

Wherefore Petitioner Honestly Prays that this Honorable Judge ' By
Order , Compells Counsel for the Respondent To Produce The Entire File Of Certi-
fied [O]riginal Documents , Tapes 'et. for this Courts in Camera Inspection , and
then Turned over to the petitioner , [O]r Just Admit that the petitioner is being
[I]llegally Detained.

RESPECTFULLY SUBMITTED THIS 13th DAY OF FEB. 2003

MR. ALLEN MORSLEY # 14718056

Mr. Allen Morsley x

UNIT -A- P.O. BOX 305 JONESVILLE VA. 24263-0305.

CERTIFICATE OF SERVICE

I , ALLEN MORSLEY , THE PETITIONER IN THE ABOVE CASE , HEREBY CERTIFIE , THAT A COPY
MOTION FOR DOCUMENTARY EVIDENCE HAS BEEN FORWARDED BY MAIL TO , ASSISTANT U.S.
ATTORNEY MATHEW HAGGERTY P.O BOX 11754 HARRISBURG, PENNSYLVANIA. 17108-1754 .
of this do I Affix my Name .

MR. ALLEN MORSLEY

Mr. Allen Morsley x

: MONITOR NUMBER

DEPARTMENT OF THE TREASURY - BUREAU OF ALCOHOL, TOBACCO AND FIREARMS		1. INVESTIGATION IS <input type="checkbox"/> ROUTINE <input checked="" type="checkbox"/> SENSITIVE <input type="checkbox"/> SIGNIFICANT		Page 1 of <u>1</u> pages	
REPORT OF INVESTIGATION (Law Enforcement)					
2. TO: Special Agent in Charge Charlotte Field Division Office			3. MONITORED INVESTIGATION INFORMATION (Number and Branch) CIP: CHARLOTTE FY-93 ORGANIZED CRIME/CRIMINALS REPORT 017-Q		
4. TITLE OF INVESTIGATION THE FLETCHER JOHNSON ORGANIZATION				5. INVESTIGATION No. (Include Suspect No.) 13550-93-4565-T	
6. TYPE OF REPORT (Check applicable boxes)			7. BUREAU PROGRAM		8. PROJECT(S)
<input type="checkbox"/>	PRELIMINARY	<input type="checkbox"/>	COLLATERAL (Request)	<input checked="" type="checkbox"/> TITLE I	<input type="checkbox"/> TARGETED OFFENDER
<input type="checkbox"/>		<input type="checkbox"/>		TITLE II	<input type="checkbox"/> FIREARMS
<input checked="" type="checkbox"/>	STATUS	<input type="checkbox"/>	COLLATERAL (Reply)	TITLE VII	<input checked="" type="checkbox"/> OCD
<input type="checkbox"/>		<input type="checkbox"/>		TITLE II	<input type="checkbox"/> EXPLOSIVES
<input type="checkbox"/>	FINAL	<input type="checkbox"/>	INTELLIGENCE	TITLE XI	<input type="checkbox"/> ITAR
<input type="checkbox"/>		<input type="checkbox"/>		TOBACCO	<input type="checkbox"/> SEAR
<input type="checkbox"/>	SUPPLEMENTAL	<input type="checkbox"/>	REFERRAL (Internal)	ALCOHOL	<input type="checkbox"/> OMO
9. DETAILS:					
90 DAY STATUS REPORT					
Date Investigation Opened: 6/16/93 Date Case Report Submitted: 7/20/93 Date of Last Status Report: 2/17/95					
<p style="text-align: right;">***** [EXHIBIT # 1 (a)]</p>					
<p>This report relates to the investigation of violations of the Federal firearms laws by Fletcher Johnson et al, who between August 1992, to July 1993, did conspire to illegally possess and sell firearms in Raleigh, Eastern Judicial District of North Carolina.</p>					
JUDICIAL PROGRESS OF DEFENDANTS					
<p>On May 9, 1995, I contacted AUSA . . . reference to this investigation. AUSA . . . stated . . . Allen Morsley, and . . . all have their appeals pending in the Fourth Circuit Court of Appeals. AUSA . . . additionally stated that she had just finished her briefs on the appeal issues raised by the defendants, and that she felt she would be getting the Fourth Circuit's answer on the appeal issues by the end of the summer. AUSA . . . further stated she would keep me informed of any new developments in the status of their appeals.</p>					
<p>There is property in ATF custody.</p>					
<p>This investigation is continuing.</p>					
<p style="text-align: right;">***** [EXHIBIT # 1 (a)]</p>					
3					
10. SUBMITTED BY (Name)			11. TITLE AND OFFICE S/A - Raleigh, N.C.		12. DATE 05/10/
13. RE T			14. TITLE AND OFFICE RAC - Raleigh, N.C.		15. DATE 5/10/95
16. APPROVED BY (Name)			17. TITLE AND OFFICE Special Agent in Charge		18. DATE 5/11/95

DEPARTMENT OF THE TREASURY - BUREAU OF ALCOHOL, TOBACCO AND FIREARMS		1. INVESTIGATION IS <input type="checkbox"/> ROUTINE <input checked="" type="checkbox"/> SENSITIVE <input type="checkbox"/> SIGNIFICANT		Page 1 of 2 pages
REPORT OF INVESTIGATION (Law Enforcement)				
2. TO: Special Agent in Charge Charlotte Field Division Office		3. MONITORED INVESTIGATION INFORMATION (Number and Branch) CIP: CHARLOTTE FY-93 ORGANIZED CRIME/CRIMINALS REPORT 014-Q		
4. TITLE OF INVESTIGATION THE FLETCHER JOHNSON ORGANIZATION		5. INVESTIGATION No. (Include Suspect No.) 13550-93-4565-T		
6. TYPE OF REPORT (Check applicable boxes)		7. BUREAU PROGRAM		8. PROJECT(S)
<input type="checkbox"/>	PRELIMINARY	<input checked="" type="checkbox"/>	TITLE I	TARGETED OFFENDER
<input type="checkbox"/>			TITLE II	TERRORIST/EXTREMIST
<input checked="" type="checkbox"/>	STATUS		TITLE VII	X OCEP +
<input type="checkbox"/>			TITLE II	ITAR
<input type="checkbox"/>	FINAL		TITLE XI	SEAR
<input type="checkbox"/>			TOBACCO	OMO
<input type="checkbox"/>	SUPPLEMENTAL		ALCOHOL	OTHER (Specify)

9. DETAILS:

90 DAY STATUS REPORT

[EXHIBIT # 1 (b)]

Date Investigation Opened: 6/16/93
 Date Case Report Submitted: 7/20/93
 Date of Last Status Report: 9/22/94

This report relates to the investigation of violations of the Federal firearms laws by Fletcher Johnson et al, who between August 1992, to the present, did conspire to illegally possess and sell firearms in Raleigh, Eastern Judicial District of North Carolina.

JUDICIAL STATUS OF DEFENDANTS

On November 2, 1994, I was contacted by AUSA [redacted] reference to this investigation. *AUSA Hamilton stated that * [redacted], Allen Morsley, and [redacted] all have their appeals pending in the Fourth Circuit Court of Appeals. [redacted] Morsley, [redacted] all appealed their guilty verdicts. AUSA Hamilton further stated that she would keep me informed of any new developments in the status of their appeals.

[EXHIBIT # 1 (b)]

10. SUBMITTED BY (Name) [Signature]	11. TITLE AND OFFICE S/A - Raleigh, N.C.	12. DATE 11/02/
13. [Signature]	14. TITLE AND OFFICE RAC - Raleigh, N.C.	15. DATE 11/21/
16. APPROVED BY (Name) [Signature]	17. TITLE AND OFFICE Special Agent in Charge	18. DATE 11/8/

RCS ATF R 3270.1

DEPARTMENT OF THE TREASURY- BUREAU OF ALCOHOL, TOBACCO AND FIREARMS				1. INVESTIGATION IS <input type="checkbox"/> ROUTINE <input checked="" type="checkbox"/> SENSITIVE <input type="checkbox"/> SIGNIFICANT		Page 1 of <u>2</u> pages	
REPORT OF INVESTIGATION (Law Enforcement)							
2. TO: Special Agent in Charge Charlotte Field Division Office				3. MONITORED INVESTIGATION INFORMATION (Number and Branch) CIP: CHARLOTTE FY-93 ORGANIZED CRIME/CRIMINALS REPORT 011 MONITOR: F-13593-07			
4. TITLE OF INVESTIGATION THE FLETCHER JOHNSON ORGANIZATION				5. INVESTIGATION No. (Include Suspect No.) 13550-93-4565-T			
6. TYPE OF REPORT (Check applicable boxes)				7. BUREAU PROGRAM		8. PROJECT(S)	
<input type="checkbox"/>	PRELIMINARY	<input type="checkbox"/>	COLLATERAL (Request)	<input checked="" type="checkbox"/>	TITLE I	FIREARMS	TARGETED OFFENDER
<input type="checkbox"/>	STATUS	<input type="checkbox"/>	COLLATERAL (Reply)	<input type="checkbox"/>	TITLE II		TERRORIST/EXTREMIST
<input type="checkbox"/>	FINAL	<input type="checkbox"/>	INTELLIGENCE	<input type="checkbox"/>	TITLE VII	EXPLOSIVES	<input checked="" type="checkbox"/> OCEFF
<input type="checkbox"/>	SUPPLEMENTAL	<input type="checkbox"/>	REFERRAL (Internal)	<input type="checkbox"/>	TITLE II		ITAR
				<input type="checkbox"/>	TITLE XI		SEAR
				<input type="checkbox"/>	TOBACCO		OMO
				<input type="checkbox"/>	ALCOHOL		OTHER (Specify)

9. DETAILS: *****

QUARTERLY STATUS [EXHIBIT # 1 (c)]

This report relates to the investigation of violations of the Federal firearms laws by Fletcher Johnson et al, who between August 1992, to the present, did conspire to illegally possess and sell firearms in Raleigh, Eastern Judicial District of North Carolina.

On March 8, 1994, members of the Fletcher Johnson organization were sentenced before U.S. District Court Judge James Fox in Wilmington, North Carolina. [redacted] and Allen Morsley were sentenced to life imprisonment for violations of 21 USC 846, and 60 months for violations of 18 USC 924 (c), all other firearms charges are to run concurrent with the mandatory life sentence of 21 USC 846.

[EXHIBIT # 1 (c)]

10

10. SUBMITTED BY (Name)	11. TITLE AND OFFICE S/A - Raleigh, N.C.	12. DATE 03/30/
13	14. TITLE AND OFFICE RAC - Raleigh, N.C.	15. DATE 4/1/1
16. APPROVED BY	17. TITLE AND OFFICE Special Agent in Charge	18. DATE 4/1/21

... EF 3270.2 (5-90)

DEPARTMENT OF THE TREASURY
BUREAU OF ALCOHOL, TOBACCO AND FIREARMSREPORT OF INVESTIGATION - CONTINUATION SHEET
(Law Enforcement)PAGE 2
OF 3 PAGESTITLE OF INVESTIGATION
THE FLETCHER JOHNSON ORGANIZATIONINVESTIGATION NO.
13550-93-4565-T

DETAILS (Continued)

The above listed individuals used Fletcher Johnson as their primary supplier of firearms. This group has used these firearms to protect illegal drug operations, to resell at a significant profit, and to have "untraceable" firearms for use in crimes of violence.

[EXHIBIT # 1 (d)]

a-

15

13550 93 4565 T

Raleigh, a/k/a Baldhead.
March 30, 2003

[EXHIBIT # 2]

[EXHIBIT # 2]

7
EXHIBIT 12

17

[EXHIBIT # 2 (a)]

They conversed, discussing the whereabouts of
Roy Lee, a/k/a Raleigh, a/k/a Baldhead.

[EXHIBIT # 2 (a)]

019890

ALL OTHER

WEAPONS

05-27-93/0900

05

NA

NA

[EXHIBIT # 3]

SUSPECT'S STATEMENT CONT:

[EXHIBIT # 3]

Roy Lee was another dealt with h
 approximately two to three times. Roy Lee also dealt with at times.
 Roy Lee was living in a rooming house located at the corner of Bloodworth stre
 and Hargett street.

Roy Lee 15 guns

and five guns

Roy Lee know Andre

EXHIBIT 5

(43)

Det.

[EXHIBIT # 3(a)]

Bloodworth & Hargett -- Roy Lee

[EXHIBIT # 3(a)]

EXHIBIT 5

42

019890

ALL OTHER

WEAPONS

06-08-93/1800hrs

02

NA

NA

[EXHIBIT # 4]

Roy Lee or Raleek is a B/M

. Raleek deals with .380's and Mac-10's

Raleek tries to turn the weapons into automatics. Raleek is short, medium dark complexion, stout, very cautious, carries large sums of money and is weight dealer of drugs.

Raleek is also very undependable.

[EXHIBIT # 4]

45

EXHIBIT

5

Det. R.G. Moss 1421 IB2

[EXHIBIT # 4(a)]

They conversed, discussing the whereabouts of
Roy Lee, a/k/a Raleigh, a/k/a Baldhead.

[EXHIBIT # 4(a)]

021988

Drug Violation

Cocaine

06-17-93/1100hrs

01

NA

NA

[EXHIBIT # 5]

SYNOPSIS:INVESTIGATIVE NOTES:

[EXHIBIT # 5]

that the drugs we found : came from a guy name Raleek
not know where Raleek lives or his phone number. Raleek normally
hangs out at the Raleigh North apartments off Raleigh Blvd in Raleigh and make
contact Raleek is a B/M approximately 5'5" tall, 130 lbs

stated that he has gotten one or two

Det.

EXHIBIT5

(307)

RCS ATF R 3270.1

DEPARTMENT OF THE TREASURY- BUREAU OF ALCOHOL, TOBACCO AND FIREARMS		1. INVESTIGATION IS <input type="checkbox"/> ROUTINE <input checked="" type="checkbox"/> SENSITIVE <input type="checkbox"/> SIGNIFICANT		Page 1 of 3 pages
REPORT OF INVESTIGATION (Law Enforcement)				
2. TO: Special Agent in Charge Charlotte Field Division Office		3. MONITORED INVESTIGATION INFORMATION (Number and Branch) CIP: CHARLOTTE FY-93 MONITOR F-13593-07 ORGANIZED CRIME/CRIMINALS REPORT 001 SENCE 056,059 spin-off		
4. TITLE OF INVESTIGATION THE FLETCHER JOHNSON ORGANIZATION		5. INVESTIGATION No. (Include Suspect No.) 13550-93-4565-T		
6. TYPE OF REPORT (Check applicable boxes)		7. BUREAU PROGRAM		8. PROJECT(S)
<input checked="" type="checkbox"/> PRELIMINARY	<input type="checkbox"/> COLLATERAL (Request)	<input checked="" type="checkbox"/> TITLE I	FIREARMS	TARGETED OFFENDER
		TITLE II		TERRORIST/EXTREMIST
STATUS	COLLATERAL (Reply)	TITLE VII	EXPLOSIVES	<input checked="" type="checkbox"/> OCDETF
		TITLE II		ITAR
FINAL	INTELLIGENCE	TITLE XI		SEAR
		TOBACCO		OMO
SUPPLEMENTAL	REFERRAL (Internal)	ALCOHOL		OTHER (Specify)

9. DETAILS:

This investigation relates to suspected violations of the Federal firearms and drug laws by Fletcher Johnson and others in Raleigh, Eastern District of North Carolina.

licensee investigation conducted by [redacted] of the Fayetteville Field Division of former FFL Fletcher Johnson (13530 93 2504 L).

[EXHIBIT # 5(a)]

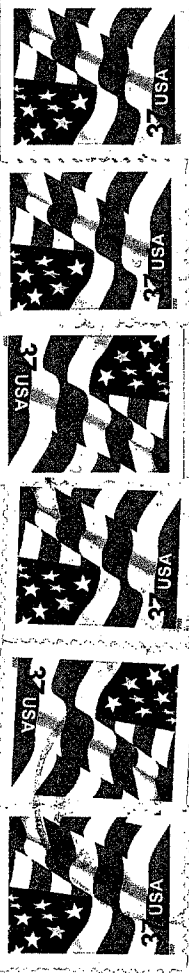
s and the investigative findings recommending prosecution of at least the following individuals as members of this conspiracy: Fletcher Junior Johnson; [redacted] "Roy-Lee" LNU, a reputed area drug and dealer

10. SUBMITTED BY [redacted]	11. TITLE AND OFFICE S/A - Raleigh, N.C.	12. DATE 06/16/94
13. [redacted]	14. TITLE AND OFFICE RAC - Raleigh, N.C.	15. DATE 6/28/94
16. APPROVED BY (Name) [redacted]	17. TITLE AND OFFICE Special Agent in Charge	18. DATE 7/6/94

ATF EF 3270.2 (5-90)

[EXHIBIT # 5(a)]

MR. ALLEN MORSLEY # 14718056
U.S.P. LEE COUNTY. P.O. BOX
305
JONESVILLE, VA. 242463-0305



FILED
HARRISBURG, PA

MAR 05 2003

MARY E. D'ANDREA, CLERK
Per *[Signature]*

Office Of The Clerk
U.S. Courthouse
228 Walnut St. RM. 1060
P.O. BOX 983
Harrisburg, Pa. 17108-0983

U. S. PENITENTIARY - LEE COUNTY
PO Box 900 - Jonesville, VA 24263

DATE 3-5-03
"Special / Legal Mail"

The enclosed letter was processed through special mailing procedures for forwarding to you. The letter has been neither opened or inspected. If the writer raises a question or problem over which this facility has jurisdiction you may wish to return the material for further information or clarification. If the writer encloses correspondence for forwarding to another address, please return the enclosed to the above address.